

COURT OF APPEAL OF STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE

September 5, 2000

D036274 Kuzminskiy v. Superior Court of the County of San Diego/People
The petition is denied.

COURT OF APPEAL OF STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE

September 6, 2000

D035432 In re the Marriage of Arvai

Appellant has failed to file a brief after notice given pursuant to California Rules of Court, rule 17(a).
The appeal is dismissed.

D036278 People v. Superior Court of the County of San Diego/Perdue

The petition is denied.

D031872 Pelletier v. Agouron Pharmaceuticals, Inc. et al.

That portion of the judgment based on McTigue's breach of confidence is reversed and the \$185,000
award for misappropriation of trade secrets is reduced to \$1. Otherwise, the judgment is affirmed. Each
party is to bear its own costs on appeal. Work, J.; We Concur: Kremer, P.J., McIntyre, J.

COURT OF APPEAL OF STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE

September 7, 2000

D034584 In re Thaniel M., a Juvenile

The judgment is affirmed but for the failure to identify the burglary as a misdemeanor or felony. The matter is remanded for this determination. Work, Acting P.J.; We Concur: Huffman, J., O'Rourke, J.

COURT OF APPEAL OF STATE OF CALIFORNIA
FOURTH APPELLATE DISTRICT
DIVISION ONE

September 8, 2000

D034020 Fredrickson Enterprises, Inc. et al. v. Rancho Palo Verde Homeowners Association
The petition for rehearing is denied.

D033268 Nielubowicz v. Anderson
The judgment is reversed. Nielubowicz is awarded her costs on appeal. O'Rourke, J.;
We Concur: Kremer, P.J., Nares, J.

D034390 In re David P., a Juvenile
The juvenile court's orders are affirmed. Kremer, P.J.; We Concur: Huffman, J., O'Rourke, J.

D033989 Platus Corporation v. Potts et el.
The judgment is affirmed. Potts is entitled to costs on appeal. McDonald, J.;
We Concur: Huffman, J., McIntyre, J.

D035099 In re Trenton et al., a Juvenile
The judgment is affirmed. Huffman, J.; We Concur: Benke, Acting P.J., Nares, J.

D034301 People v. Milton
The case is remanded to the superior court to recalculate the presentence credits and to modify the abstract of judgment accordingly. The court is directed to forward an amended abstract to the Department of Corrections when the credits have been recalculated. In all other respects the judgment is affirmed. Huffman, J.; We Concur: Benke, Acting P.J., O'Rourke, J.

D035562 In re James P., a Juvenile
Order affirmed. Haller, J.; We Concur: Benke, Acting P.J., Nares, J.

D034558 In re Kimberly G., a Juvenile
The order is affirmed with the exception of the order as it relates to father's visitation. That portion of the order is reversed and the court is directed to enter a new visitation order consistent with the views expressed in this opinion. McIntyre, J.; We Concur: Benke, Acting P.J., Huffman, J.